

May 12, 2025 12:55 PM

CLERK OF COURT

U.S. DISTRICT COURT

WESTERN DISTRICT OF MICHIGAN

BY: KB SCANNED BY: KB / 5/12

United States District Court

United States

Hon

Michael Edward Sinek

1:25-cr-00004-PLM-1

# Motion for Reconsideration of 5-5-25 Motion Decision.

Now Comes Defendant Michael E. Sinek and brings this motion for reconsideration from the May 5, 2025 decision of this Court, and in support states as follows:

1. This Court decided to terminate Defendant's bond on May 5, 2025 after feeling it had no reasonable alternative.
2. That, however, Defendant was not afforded the opportunity to provide a proposal.
3. That Defendant's parents had been providing his residence.
4. That — Michael and Patricia Sinek are up right, just citizens.
5. That Mr. and Mrs. Sinek complied with all rules of the Court regarding Defendant's bond.



6. That Defendant was never allowed to access the internet of their phones, except as explicitly authorized.
7. On the date of Defendant's divorce hearing, Defendant was mandated to appear for the divorce hearing via Zoom.
8. Defendant requested use of Ms. Singh's phone for the purpose of attending this Zoom hearing ODL.
9. Mrs. Singh believed this to be an authorized exception to the Defendant's prohibition, allowing this limited use.
10. That Defendant knows now that he should have obtained specific authorization from his probation agent to do those things.
11. That now, however, Defendant believes that the Court's purposes can be achieved through:
  - A. Having both parents change their passwords and swear to the Court that they will NOT ALLOW any unauthorized use of their phones by Defendant.



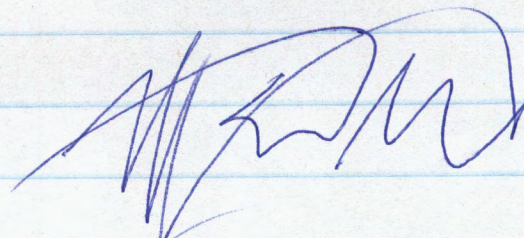
B. Requiring both parents to change their passwords to their ~~smart~~ smart phones and authorize the probation agent to randomly check the phones to ensure compliance.

C. Indicating that ANY violation might result in immediate revocation of bond

D. And take ANY other measures necessary to ensure compliance.

R. That this release on bond is especially necessary as Defendant is currently seeking to represent himself in this matter.

5-6-25



Michael E. Siwek  
#64198



Mr. Slade  
836 Springwood Dr SE.  
Kendwood, MI 49508

0700 GRAND RAPIDS MI 493

8 MAY 2025 PM 6 L



FOREVER / USA

Clerk of Court  
US District Court  
399 Federal Building  
110 Michigan Ave NW  
Grand Rapids, MI 49503

"THIS MAIL HAS ORIGINATED  
FROM THE NEWAYGO"